

1 JOSEPHINE BINETTI McPEAK, ESQ.
 2 Nevada Bar No. 007994
 3 McDONALD CARANO WILSON LLP
 4 2300 W. Sahara Avenue, Suite 1200
 5 Las Vegas, NV 89102
 6 Telephone: (702) 873.4100
 7 Facsimile: (702) 873.9966
 8 E-mail: jmcpeak@mcdonaldcarano.com

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 10 *Attorneys for Altium Development Group, LP and*
Altium Development Group, LLC

11
UNITED STATES DISTRICT COURT

12
DISTRICT OF NEVADA

13 PAWS UP RANCH, LLC; PAWS UP CATTLE
 14 COMPANY, LLC; PAWS UP FOUNDATION;
 15 PAWS UP LAND COMPANY, LLC,

16 Plaintiffs,
 17 v.

18 CHRISTOPHER GREEN; LAWTON HALL;
 19 ALTIUM DEVELOPMENT GROUP, LP;
 20 GREENHALL CAPITAL, LLC; RIVERSIDE
 21 PREMIER DEVELOPMENT, LLC; LION
 22 SHARE CAPITAL, LLC; HAYMAN PRIVATE
 23 EQUITY; MASTER VISION GROUP USA,
 24 INC.; SOVREN MANAGEMENT, LLC;
 25 MOUNTAIN ATLANTIC LENDING INC.;
 26 COHEN COMMERCIAL EQUITY, LLC;
 27 EQUITY FINANCING, LTD; WORLDWIDE
 28 INVESTMENT, LLC; METROPOLITAN
 BANCORP; MKS, LLC; and DOES I
 THROUGH 10,

Defendants.

CASE NO. 2:12-cv-01547-GMN-VCF

**STIPULATION AND ORDER TO EXTEND
 TIME FOR ALTIUM DEVELOPMENT
 GROUP, LP AND ALTIUM
 DEVELOPMENT GROUP, LLC TO
 ANSWER OR OTHERWISE RESPOND TO
 DEFENDANT CHRISTOPHER GREEN'S
 CROSS-CLAIM**

(FIRST REQUEST)

Defendant Christopher Green ("Green") and Altium Development Group, LP and Altium Development Group, LLC (collectively, "Altium"), by and through their undersigned counsel, stipulate to entry of the proposed Order set forth below, extending the deadline for Altium to answer or otherwise respond to Green's Cross-Claim from September 8, 2015 to September 22, 2015. This is the first extension request from Green and Altium. In support of this request, the parties represent the following to the Court:

... .

1. Green filed his Answer to Second Amended Complaint and Cross-Claim on August 13, 2015 (ECF 313).

2. In order for Green and Altium to further engage in settlement negotiations, and in the alternative for Altium to have adequate opportunity to investigate and respond to the Cross-Claim, Green and Altium stipulate that the deadline for Altium to answer or otherwise respond to the Cross-Claim should be extended two weeks to September 22, 2015, and they jointly request that the Court enter the following Order approving this Stipulation.

The undersigned represent that this Stipulation is not designed for purposes of delay, nor have they sought previous extensions of Altium's time to answer or otherwise respond to the Cross-Claim.

DATED this 9 day of September, 2015.

DATED this 9th day of September, 2015.

McDONALD CARANO WILSON LLP

MICHAEL B. LEE, P.C.

By: 
Josephine Binetti McPeak (#007994)
2300 W. Sahara Avenue, Suite 1200
Las Vegas, Nevada 89102
*Attorneys for Altium Development Group, LP
and Altium Development Group, LLC*

By: /s/ Michael B. Lee
Michael B. Lee (#010122)
2000 S. Eastern Avenue
Las Vegas, Nevada 89104
Attorneys for Defendant Christopher Green

ORDER

DATED this 10th day of September, 2015.

IT IS SO ORDERED.

Submitted by:

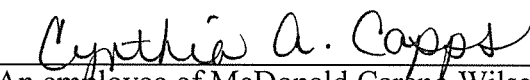
MCDONALD CARANO WILSON LLP

By: 
Josephine Binetti McPeak (#007994)
2300 West Sahara Avenue, Suite 1200
Las Vegas, Nevada 89102
Attorneys for Altium Development Group, LP
and Altium Development Group, LLC

Gloria M. Navarro, Chief Judge
United States District Court

1 **CERTIFICATE OF SERVICE**

2 I HEREBY CERTIFY that I am an employee of McDonald Carano Wilson LLP, and that on
3 the 9th day of September, 2015, a true and correct copy of the forgoing **STIPULATION AND**
4 **ORDER TO EXTEND TIME FOR ALTIUM DEVELOPMENT GROUP, LP AND ALTIUM**
5 **DEVELOPMENT GROUP, LLC TO ANSWER OR OTHERWISE RESPOND TO**
6 **DEFENDANT CHRISTOPHER GREEN'S CROSS-CLAIM (FIRST REQUEST)** was
7 electronically filed with the Clerk of the Court by using CM/ECF service which will provide copies
8 to all counsel of record registered to receive CM/ECF notifications.

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11 An employee of McDonald Carano Wilson LLP